Industrial Schools (Ireland) Bill.

ARRANGEMENT OF CLAUSES.

- Power to grand juries and certain town councils to contribute towards building, &c. industrial schools.
- Power to groud juries, &c. to borrow money to build, &c. industrial schools.
- 3. Mode of security.
- 4. Principal as well as interest to be charged.
- Certain clauses of 10 & 11 Vict. c. 16. as to borrowing money incorporated.
- Provisions as to notice by grand jury.
 Provision as to order for borrowing.
- 8. Industrial school to be certified.
- 9. Power to Commissioners of Public Works to make loans.
- Repayment of loans.
 Charge upon lands and premises.
- 12. Insurance of premises subject to loan,
- 13. Commissioners to make an order.
- Additional provisions as to enforcement of payment of loans.
 Short title.
- And the same

[Bill 96,]



BILL

Further to facilitate the building, enlargement, and A.D. 1886. maintenance of Industrial Schools in Ireland.

W HEREAS it is desirable to create additional fashities for the provision and improvement or formatories in Ireland;

Be it enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Tempo, 5 and Commons, in this present Perliament assembled, and by the authority of the same, as follows; (that is to say,)

- 1. It shall be lawful for the grand jury of any country, country of Power to a city, or country of a town, if they shall think that any sustees, or greatly for the town councils of the borougha of Dublin, Limerick, and town councils of the borougha of Dublin, Limerick, and town country or herough, and upon such conditions as such grand jury or while, for country or herough, and upon such conditions as such grand jury or while, for two council may think fit, towards the alteration, chargement, or school, which is alteration of the country of the country of the country of a school introduct to be a certified industrial school, or forwards the establishment or buildings of a school introduct to be a certified industrial.
- 15 school, or towards the purchase of any land required for the use of an existing industrial school, or for the site of any school intended to be an industrial school.

 2. Any smand tury and the town councils of Dublin Limerick.
- and Cod, may, with has approved of the midel secretary to the Local based in Secretary with the approved of the midel secretary to the Local based in Diedentants, however mandy or give needing the repayment of Exchange money borrowed or to be borrowed for the purpose of defraying or boild, are contributing towards the expense of altering, enlarging, or rebuilding an extribed industrial subsolo, or towards the expense of the establishing ment or building of a school intended to the or extribite industrial ment or building of a school intended to the or extribite industrial to the contribution of the contribution
- 25 school, or towards the purchase of any land required for the use of an existing industrial school, or for the site of any school intended to be an industrial school.

 3. Any memory horrowed or for reterment of which security may Mode of
 - he given under this Act, may be charged on any rate levied by security.

 [Bill 96.] A 2

select to be

certified.

- AD. 1884 the grand jury or form connell horrowing or giving security, or on any property belonging to such town council, and shall be reguld together with the interest does thereon, out of such rate or property; and every such grand jury and town council may present such meansys, and make and lony such rates as may be required for 5 such response.
- Principal as 4. When any grand jury or toru connell borrows or given scenario, to absure the connection of the connecti
- 5. The classes of the Commissioners Gausses Act, 1547, with the classification of the eligibly-britted clause, with speed to mortgages to 15 to 16 to 10 to
 - In the construction of the said clanses "the Commissioners" 20 shall mean the grand jury or town council.

Proofsies

6. Not less than two menths pervious notion of the intention of a two nears and proof of the proofsies breach of the provides of the province of the province of the proofsies of the

Provides as to enter some such a contribution or such horrowing or securing of money is proposed to be made by the town council of a borough, the order shall be made at a special meeting of the council.

2. No construct for horrowing.

B. No contract for horrowing or souring money under the provisions continued in this Act shall be entered into, unless the 3i industrial school is at the time of entering into such contract extified under the skift section of the Act of the semion held in the thirty-first year of the reign of Her present Majesty, chapter treasy-fire.

9. In addition to purposes for which loans may be made under A.D. 1885, Acts already in force, it shall be lawful for the Commissioners of Power to Public Works in Ireland, subject to such rules and regulations as Counts may from time to time be made by the Commissioners of Her storees of 5 Majesty's Treasury, to make loans in such cases as the said Commis- Works to sioners of Public Works may judge expedient for any of the purposes make lane. for which grand juries or town councils are by the provisions of this Act permitted to contribute or borrow or secure the repayment of money: Provided always, that the amount of any such loan shall 10 not exceed fire thousand pounds.

10. Every loan which shall be made under the provisions of this Repayment Act by the Commissioners of Public Works in Ireland shall be of lags. made repayable within such periods and at such rate of interest as are set forth in a minute of the Treasury made on the sixteenth day 15 of August one thousand eight hundred and seventy-nine, with reference to loans to which section two of the Public Works Loans Act, 1879, applies, or as the Treasury may from time to time fix in pursuance of that section; and save as regards such periods and rate of interest, the cuactments relating to loans made by the said 20 Commissioners of Public Works for the purpose of public buildings

erected wholly or partly out of moneys contributed by grand juries or town councils shall, so far as is consistent with this Act, apply in like manner as if a losn under this Act were a loan made in pursuance of those enactments; and any loan made by the Commisan sioners of Public Works under this Act shall be deemed to be an advance to which section four of the Public Works Loans (Ireland) Act, 1877, applies.

11. All lands upon which any buildings or erections may stand Charge upon which shall be altered, enlarged, or rebuilt, or established, or built, healf sed 20 or which shall have been purchased wholly or partly by means of a loan under this Act, and all such buildings and erections shall be deemed to be and shall be well charged with the payment of the

principal and interest of such loan, and that in priority to all charges and incumbrances affecting the same, save and except quit 35 rents and rentoharges in lieu of tithes, and except all charges prior in date (if any) charged upon the premises in favour of the Commissioners of Public Works: Provided always, that in case such lands or buildings shall be held under any grant or demise, nothing herein contained shall prejudice or affect the right of the

40 grantor or lessor in any such grant or demise or of any superior grantor or lessor. A 3

A D. 1885. Insurance of premises subject to lean.

12. When any loss islal be mode under this Act by the Comnisionent of Palish Works, the sild Commissioners, if they think fit, may harmer against durage by fire all habilings and exections, the sild of the charged with such loss, undo insurance to be effected in such insur-3 nee office or company and in such sum of moory, not executing the minoral of such loss as the said Commissioners shall from timetic states the sild of the sild of the sild of the sild of the insurance on aforeside, and all promisines paid thereon by the said commissioners shall be deemed but hereinded in all charges and commissioners shall be deemed but hereinded in all charges and commissioners shall be deemed but hereinded in all charges and control strokes in preceded class of the same as any predecipal or

Commissieners to make an order,

13. The repayment of every loan which shall be made under the provisions of this Act shall be secured by an order of the said 15 Commissioners of Public Works under the common neal of the Commissioners as incorporated under any Act of Parliament, and, if they require it, by the further security of at least three persons, the sufficiency and solvency of which persons shall be made out to the satisfaction of the said Commissioners, and by such security 20 as any grand jury or town council may, under the provisions enabling such grant juries and town councils to borrow, or give security for the repayment of money, agree upon which the said Commissioners, all such securities to be subject to such conditions as the said Commissioners shall deem to be proper; and every such order shall set 25 forth the amount of such loan, the names of the persons to whom or on whose application and on whose security the same has been made, and a description of the lands, premises, and other securities charged therewith. In all cases when the said Commissioners shall have made any such order they shall execute a duplicate thereof 30 under their common seal, and forthwith cause the said duplicate order to he lodged with the registrar of deeds in the office for the registry of deeds in the city of Dublin, and the said registrar and his and their assistants, deputies, or other officers shall register the same in the same manner as any deeds or 35 instruments are registered in the same office, and shall enter a memorial thereof in the abstract books and indexes of and relating to memorials registered and kept in the said office, and shall return such registry in any search made in such registry office: Provided always, that no fees shall be payable in respect of such 40 registration.

14. In any proceedings instituted by the Commissioners of AD.1845. Public Works for recovering any mency due on account of any han Additional motion that Add the certificate of the Commissioners as to incore provided as decreated under their soul that the sum delined is then as part of the property of the commissioner of the facts of provided the control action.

It shall be the duty of every grand jury and town council to whom any lean is made under this Act to do all matters and things necessary for providing for the repayment of all moneys due from

10 time to time on account of such loan.

Nothing contained in this section shall be taken to prejudice any proceedings which the Commissioners of Public Works might institute for recovering any sum due to them on account of any loon made under this Act.

15 15. This Act may be cited for all purposes as the Industrial Short tite. Schools (Ireland) Act, 1885. Industrial Schools BILL

(Dirta Peris)